Exhibit A

I, John W. Brewer, declare under penalty of perjury that I served the attached subpoena directed to Merle Lewis by sending it, together with a check for the witness fee, on March 26, 2007 by overnight courier to Michael Taylor, an attorney who advised me that Mr. Lewis had authorized him to accept service of the subpoena on Mr. Lewis' behalf. New York, New York

March 27, 2007

John W. Brewer

phul

A088 Subpoena in a Civil Case (12/06)

issued by the

	es District Court of Minnesota		
Magten Asset Management Corporation	SUBPOENA IN A CIVIL CASE		
& Law Debenture Trust Company of New York,			
Plaintiffs v.	Civil Action No. 04-1494-JJF Pending in the U.S. District Court for the District of Delaware		
NorthWestern Corporation,	Sidiffalo		
Defendant			
Magten Asset Management Corporation			
Plaintiff			
v .	Civil Action No. 05-499-JJF Pending in the U.S. District Court for the District of Delaware		
Mike J. Hanson and Emie J. Kindt,			
Defendants			
Leonard, Street and Deinard, Professional As 150 South Fifth Street Suite 2300 Minneapolis, Minnesota 55402 YOU ARE COMMANDED to appear in the United below to testify in the above proceedings.	States District Court at the place, date, and time specified		
LACE	COURTROOM		
	DATE AND TIME		
☑ YOU ARE COMMANDED to appear at the place, deposition in the above proceedings. The testimony means.	date, and time specified below to testify at the taking of a will be recorded by stenographic and/or sound-and-visual		
PLACE Leonard, Street and Deinard, Professional Ass	sociation DATE AND TIME		
150 South Fifth Street Suite 2300 Minneapolis, Minnesota 55402	Tuesday, April 17, 2007, 9:30 a.m.		
YOU ARE COMMANDED to produce and permit is at the place, date, and time specified below (list docu	nspection and copying of the following documents or objects uments or objects):		
LACE	DATE AND TIME		

YOU ARE COMMANDED to permit inspection of the following premises at the date and time specified below							
PLACE	DATE AND TIME						
Any subposensed organization not a party to this adversary proceeding shall designate one or more officers, directors, or managing agents, or other persons who consent to testify on its behalf, and may set forth, for each person designated, the matters on which the person will testify, Fed.R.Civ.P. 30(b)(6).							
ISSUING OFFICER SIGNATURE AND TITLE Attorney for Pleintiff Maglen Asset Management Corp.	buch	D.	7/26/07				
ISSUING OFFICER'S NAME, ADDRESS AND PHONE NUMBER John W. Brower	7	· · ·					
Fried, Frank, Harris, Shriver & Jacobson LLP							
One New York Plaza							
New York, NY 10004 (212) 859-8000							

		9255 (11/97) Subpoena in a Civil Case			
PROOF OF SERVICE					
		OOI OF GERVIOL			
SERVED	DATE	PLACE			
SERVED ON (PRINT NAME)		MANNER OF SERVICE			
SERVED BY (PRINT NAME)		TITLE			
	DECLA	ARATION OF SERVER			
	n contained in the Proof	nder the laws of the United States of America that the of Service is true and correct. SIGNATURE OF SERVER			
Rule 45, Federal Rules of Civil Procedure, Subdivisions (c), (d), and Code by Rule 9016, Federal Rules of Bankruptcy Procedure: (c) PROTECTION OF PERSONS SUBRICT TO SUBPOSIAS. (1) A party or an attorney responsible for the issuence and service of a subposes that late researches stage to avoid imposing under burdes or exposes on a person subject to that subposes. The court on behalf of which the subposes was issued shall exproprises searcion, which may include, but is not likelised to, lost servings and a reasonable attorney's fee. (2) (A) A person commanded to produce and permit inspection, copying, testing, or sampling of designated electrosically stored internation, books, papers, documents or transjoint things, or inspection of premises seed and appear in person at the place of production or inspection under commanded to appear for deposition, hearing or trial. (3) Subject to paragraph (d)(2) of this rule, a person commanded to produce and persol inspection, copying, testing, or sampling may, which is 4 days after service of the subposes or before the time specified for compliance if such time is less than 14 days after service, serve upon the party or sittorney designated in the subposes written objection to producing any or all of the designated materials or impection of the premises or or to producing alectronically stored indivendent is the form or forms requested. If objection is made, the party serving the subposes may, upon matics to the person commanded to produce, move at any time the subposes may, upon matics to the person commanded to produce, move at any time for service for several process and person to compel that protection, impection, copying, testing, or surepling. Such us order to compel that protect may person who is not a party or more required to expect or sure the compile the production, impection, copying, testing, or surepling. Such us order to compel that protect may person to make the person commanded to produce, the subposes if it. (3) (A) On thesely motion, the court by which		ADDRESS OF SERVER (d) DUTIES IN RESPONDING TO SUBFORNA. (1) (A) A person responding to a subposes to produce documents shall produce them as they are topy in the usual course of business or shall organize and label them to correspond with the categories in the demand. (B) If a subposes does not specify the form or forms for producing electronically stored information, a person responding to a subposes must produce the information is a form or forms in which the person ordinarily maintains it or in a form or forms that are reasonably usable. (C) A person responding to a subposes need not provide discovery of electronically stored information is more than one form. (D) A person responding to a subposes need not provide discovery of electronically stored information from sources that the person identifies as not reasonably usable information from sources that the person identifies as not reasonably sourceshile because of under burden or cost. On motion to complet discovery or to quals, the person forms whom the covery is negle must show that the information sought is not reasonably socurable because of under burden or cost. If that showing is made, the court may nonethelests order discovery from such accorder in the magasting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery. (2) (A) When information subject to a subposes is withheld on a claim that it is privileged or subject to protection as trial-propuration material, the person stellar, that it is privileged or subject to protection as trial-propuration material, the person stellar that it is privileged or privileged or a produced in response to a subpose that he subject to a claim of privilege or of protection as trial-propuration material, the person stelling that a claim or party that reactions, or things not produced in response to a subject with the subject to a claim of privilege or of protection as trial-propuration material, the person stelling the information to the court			